1 2 3 4 5	TOWNSEND AND TOWNSEND AND CREW LLP GREGORY S. GILCHRIST (State Bar No. 111536) GIA L. CINCONE (Bar # 141668) TIMOTHY R. CAHN (Bar # 162136) Two Embarcadero Center, Eighth Floor San Francisco, California 94111 Telephone: (415) 576-0200 Facsimile: (415) 576-0300		
6	Attorneys for Plaintiff LEVI STRAUSS & CO.		
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8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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11	LEVI STRAUSS & CO.,	Case No. C 06-03765 SC	
12	Plaintiff,	PLAINTIFF LEVI STRAUSS & CO.'S	
13	v.	NOTICE OF TENTATIVE SETTLEMENT AND APPLICATION TO SUSPEND CASE MANAGEMENT DATES	
14	FOX HOLLOW APPAREL GROUP, LLC, a		
15		Date: December 8, 2006 Time: 10:00 a.m.	
16	INC., a California corporation; INDUSTRIAL COTTON, INC., a New York corporation; TURN ON PRODUCTS, INC., a New York	Time: 10:00 a.m.	
17	corporation; FOREVER 21, INC., a Delaware corporation; MAXX ACCESSORIES, Inc., a		
18	New York corporation,		
19	Defendants.		
20			
21	Plaintiff Levi Strauss & Co. ("LS&CO.")	hereby notifies the Court that Plaintiff and	
22	Defendants Fox Hollow Apparel Group, LLC, Pa	rigi Group, Ltd., Turn On Products, Inc., Forever 21,	
23	Inc. and Maxx Accessories, Inc. have reached tentative settlements of their disputes, and are nearly		
24	finished documenting the terms of the settlements. A Default was entered against defendant Kolonaki,		
25	Inc. on November 29, 2006. A dismissal has already been filed with respect to defendant Industrial		
26	Cotton, Inc. The tentative settlements with the remaining defendants were reached on the assumption		
27	that the parties would not expend any further resources litigating this action while the settlements are		
20	finalized. The settling defendants and their counsel are located out of town and attendance at the		

CMC would be costly.

The Initial Case Management Conference is currently set for December 8, 2006. Accordingly, LS&CO. requests that the Court suspend pending case management dates, including Fed. R. Civ. P. 26 deadlines, while the parties finalize their settlements. If for some reason the tentative settlements have not been finalized within 30 days, LS&CO. will notify the Court and request that the case management schedule be reinstated.

LS&CO. further requests that the Court order a schedule to be set for LS&CO.'s Motion for Default Judgment against defendant Kolonaki, Inc. on dates convenient for the Court not less than 90 days from now. LS&CO. will conduct investigation and discovery related to its damages during this interval.

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Date: November 30, 2006 TOWNSEND AND TOWNSEND AND CREW LLP

By: <u>/s/ Gregory S. Gilchrist</u> Gregory S. Gilchrist

Attorneys for Plaintiff LEVI STRAUSS & CO.

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GOOD CAUSE APPEARING,

IT IS ORDERED AS FOLLOWS:

- 1. The Order Setting a Case Management Conference scheduled for December 8, 2006 shall be vacated;
- 2. Unless claims against all defendants other than Kolonaki, Inc. are dismissed within 30 days pursuant to tentative settlements, plaintiff will notify the Court and a new Case Management Order will be entered.
- 3. LS&CO's Motion for Default Judgment against Kolonaki, Inc. shall be filed on February 9, 2007. Any opposition shall be filed on February 23, 7007; reply on March 2, 2007 . Hearing on the Motion shall be at __10:00 A.M. _____, on _____.

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Judge Samuel Conti

12/4/06

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1	4.	Plaintiff will serve this order on all parties.
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3	Dated:	
4		HONORABLE SAMUEL CONTI SENIOR JUDGE UNITED STATES DISTRICT COURT
5		UNITED STATES DISTRICT COURT
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